This application has been carefully reviewed in light of the Office Action dated

October 10, 2007. Claims 10 and 21 remain in this application. Claims 10 and 21 are

the independent Claims. Claims 10 and 21 have been amended for clarity. Claims 1-9

and 11-20, and 22-49 have been canceled without prejudice. It is believed that no new

matter is involved in the amendments or arguments presented herein.

Reconsideration and entrance of the amendment in the application are

respectfully requested.

Double Patenting Rejections

Claims 1-5, 11, 41, 46, 48, and 49 were rejected under the judicially created

doctrine of obviousness-type double patenting as being unpatentable over claims 1-35

of U.S. Patent No. 7,141,614. Applicant's cancellation of the rejected claims moots this

rejection.

Reconsideration and withdrawal of the above rejection are respectfully

requested.

Specification Objections

The disclosure was objected to because of informalities. In response, Applicant

has amended the specification in the manner suggested by the Examiner.

Reconsideration and withdrawal of the above rejection are respectfully

requested.

Claim Objection

Claims 4 and 14 were objected to because of an informality. Applicant's

cancellation of those claims moots the objections.

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Reconsideration and withdrawal of the above objection are respectfully

requested.

Non-Art Based Rejections

Claims 1-49 were rejected under 35 U.S.C. § 112, second paragraph, as being

indefinite for failing to particularly and distinctly claim the subject matter which applicant

regards as the invention. The Examiner states that there is no clear definition for the

term "a(meth)acryls compound (B)." This rejection is moot with respect to the cancelled

claims. With respect to the remaining claims, Applicant has changed "(meth)acryls

compound (B)" to --(meth)acrylic compound (B)--. To overcome this rejection.

Reconsideration and withdrawal of the above § 112 rejection are respectfully

requested.

Claims 37-39 were rejected under 35 U.S.C. § 112, second paragraph, for

indefiniteness; Claims 43-45 were rejected under 35 U.S.C. § 112, second paragraph,

as being indefinite for failing to particularly and distinctly claim the subject matter which

applicant regards as the invention; Claims 43-45 were rejected under 35 U.S.C. § 101.

Applicant's cancellation of the rejected claims moots this rejection.

Reconsideration and withdrawal of the above § 112 rejection are respectfully

requested.

Claims 12-22 were objected to under 37 CFR 1.75(c), as being of improper

dependent form for failing to further limit the subject matter of a previous claim.

Applicant's cancellation of the claims 12-20 and 22 moots the above objection with

respect to those claims. With respect to Claim 21, that claim has been rewritten in

independent form to overcome the objection.

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Reconsideration and withdrawal of the above objection is thus respectfully requested.

Claims 28-40 were objected to under 37 CFR 1.75(c), as being of improper dependent form for failing to further limit the subject matter of a previous claim. Applicant's cancellation of the objected-to claims moots the above objection

Reconsideration and withdrawal of the above objection are respectfully requested.

Art-Based Rejections

Claims 1-8, 11, 41, and 43-48 were rejected under 35 U.S.C. § 102(b) over U.S. Patent No. 6,025,113 (Kikkawa); Claims 1-8, 11, and 41 were rejected under 35 U.S.C. § 102(b) over U.S. Patent No. 4,608,333 (Ohbayashi); Claims 1-8, 11-17, 22, 26, 41, and 43-49 were rejected under 35 U.S.C. § 102(a) over WO 03/038526 A1 (Okada); Claims 1-9, 11-20, 22-25, 27-42, and 46-49 were rejected under 35 U.S.C. § 103(a) over Okada; Claims 1, 2, and 11 were rejected under 35 U.S.C. § 102(b) over JP 2000-147768 A (JP '768); Claims 1, 2, 11, 23, 24, 41, 46, 47, were rejected under 35 U.S.C. § 103(a) over JP '768; Claims 1, 2, 11, 41 were rejected under 35 U.S.C. § 102(b) over JP 59-068331 A (JP '331).

These rejections are moot by the cancellation of the rejected claims.

Reconsideration and withdrawal of the above rejection are respectfully requested>

The Claims are Patentable Over Okada

Accordingly, the remaining Claims 10 and 21, which were not subject to any art based rejections, are believed to be in condition for allowance and such allowance is respectfully requested. Claims 10 and 21 have been amended for clarity.

Reply to Office Action of October 10, 2007

Conclusion

In view of the foregoing, it is respectfully submitted that the application is in

Reexamination and reconsideration of the application, as condition for allowance.

amended, are requested.

If for any reason the Examiner finds the application other than in condition for

allowance, the Examiner is requested to call the undersigned attorney at the Los

Angeles, California telephone number (310) 785-4721 to discuss the steps necessary

for placing the application in condition for allowance.

If there are any fees due in connection with the filing of this response, please

charge the fees to our Deposit Account No. 50-1314.

Respectfully submitted,

HOGAN & HARTSON L.L.P.

Date: February 8, 2008

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